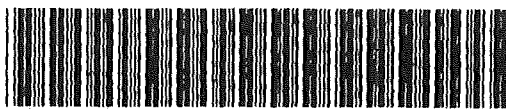


Court Access System
Case Events
 Case: 2012436645

06/13/2020

Sequence	Event Date	Court	Description	Notes
1	10/15/2012		15.17 HEARING HELD	
2	02/08/2013		REQUEST FOR ATTY NO	
3	10/24/2012		CASE REPORT RECEIVED	
4	10/31/2012		CASE FILED AS PRESNTD (ARR/NON	
5	11/02/2012	JP31	FILING OF CASE	
6	11/13/2012		SCHEDULED FOR GRAND JURY	
7	11/14/2012	JP31	TRANSFER CASE	
8	11/14/2012	D364	INDICTMENT FILED DIST COURT	
9	11/14/2012	D364	CAPIAS ISSUED	
10	11/15/2012	D364	CAPIAS RETURNED NOT SERVED	DEFENDANT ON BOND
11	11/15/2012	D364	TRANSFER JP TO DC CASE	
12	11/19/2012	D364	BOND ON FILE	
13	01/22/2013	D364	STATUS CONFERENCE HEARING	
14	11/26/2012	D364	APPEARANCE OF COUNSEL	
15	12/21/2012	D364	ORDER OF ARRAIGNMENT / WAIVER	
16	02/26/2013	D364	STATUS CONFERENCE HEARING	
17	04/11/2013	D364	GUILTY PLEA DOCKET	
18	03/19/2013	D364	LETTER	REQUEST FOR SETTING
19	04/12/2013	D364	ORDER / SHERIFFS SLIP	1 YR ISP AS COND. OF PB
20	04/12/2013	D364	CAPIAS AND WARRANTS RECALLED	SEE SEQ 19
21	04/12/2013	D364	ADMONISHMENTS ON GUILTY PLEA	
22	04/12/2013	D364	TRIAL CT CERT OF APPEAL	
23	04/12/2013	D364	PLEA OF GUILTY W/INFO SHEET	CC: 219.00
24	04/12/2013	D364	G/P COURT-DEFERRED ADJUD.	
25	04/12/2013	D364	PROBATION ORDER / SENTENCE	SEE SEQ 24
26	04/12/2013	D364	PAY THRU COLLECTION DEPT	
27	04/12/2013	D364	ORDER FOR INTENSIVE SUPERVISN	
28	05/02/2013	D364	MOTN/ORDR LEAVE LUBB COUNTY	GO TO DENTON COUNTY, TX
29	05/31/2013	D364	MOTN/ORDR LEAVE LUBB COUNTY	GO TO DENTON COUNTY, TX
30	04/28/2016	D364	MOTN/ORDR LEAVE LUBB COUNTY	GO TO BEXAR CO, TX
31	07/14/2016	D364	MOTION TO PROCEED W/ADJUD	
32	07/14/2016	D364	ORDER FOR CAPIAS TO ISSUE	



02900204074061
MOFA - MOTION TO PROCEED W/ADJUD
Case No: 2012436645

CAUSE No. 2012-436645

THE STATE OF TEXAS
VS.
Daniel Dunn

§
§
§

IN THE 364TH DISTRICT COURT
OF
LUBBOCK COUNTY, TEXAS

MOTION TO PROCEED WITH ADJUDICATION OF GUILT

TO THE HONORABLE JUDGE OF SAID COURT:

COMES NOW on this the 24th day of May, 2019, by the Attorney for the State of Texas of Lubbock County, Texas, hereinafter called Petitioner, would show the Court that heretofore on 04/11/13, Daniel Dunn hereinafter called Defendant or Offender, pled to the offense of Retaliation committed on 10/13/2012, and in accordance with the Code of Criminal Procedure, no judgment was entered and the Defendant was placed on community supervision in this cause under the terms and conditions of the Felony Community Supervision and Parole Laws for a period of 6 Years, Extended One (1) Year.

Your Petitioner would show the Court that he/she has good reason to believe, and does believe and charges, that the said Defendant herein has violated the conditions of his Community Supervision in this, to-wit:

A. On or about **June 7, 2016**, in **Port Aransas, Nueces County, State of Texas**, and after having been placed on community supervision, the offender committed the offense of **Burglary of a Vehicle**.

G. Offender failed to remain within Lubbock/Denton County, Texas, unless the Court consents in writing to a change of residence, to wit: The offender was arrested on June 7, 2016 in Port Aransas, Texas for Burglary of a Vehicle. He was outside Lubbock/Denton County without permission from his CSO.

K1. Offender failed to pay Community Supervision fees as directed by the Court. The amount owed to be current through this month is \$54.00.

M. Offender failed to submit a urine specimen to be tested for alcohol, narcotics, dangerous drugs, or any other tests whenever instructed by the Court and/or the supervision officer to be paid by the defendant, to wit: 10/5/16, 10/11/16, 12/15/16, 1/10/17, 1/20/17, 3/2/17, 3/31/17, 6/30/17, 8/9/17, 8/31/17, 9/8/17, 10/9/17, 5/18/18, 6/18/18, 7/10/18, 7/30/18, 8/10/18, 8/14/18, 9/10/18, 9/26/18, 10/1/18, 10/12/18, 11/27/18, 11/30/18, 12/14/18, 12/18/18, 1/23/19, 1/24/19, 2/8/19, 2/14/19, 3/18/19, 4/3/19, and 4/5/19.

Q. Offender failed to maintain total abstinence from the use or possession of alcoholic beverages and any narcotics, substances not meant for human consumption, or dangerous drugs not prescribed by a physician, to wit: Marijuana (THC) was detected in urine specimens submitted by the offender on the following dates: 11/4/14, 11/20/15, 2/18/16, 7/27/17, 9/22/17, 10/16/17, 11/2/17, 3/6/18, 4/4/18, 4/23/18, 5/29/18, 6/4/18, 8/23/18, 11/2/18, 1/18/19, and 3/1/19. Cocaine was detected in urine specimens submitted by the offender on the following dates: 3/3/17, 4/7/17, 4/19/17, 4/25/17, 7/27/17, and 6/4/18. A hair follicle test conducted on 12/9/16 tested positive for cocaine.

S. Offender failed to abide by the curfew imposed every evening from 11:00pm and to 6:00am, during which time the defendant is to be at home or at a community based facility each night and remain there unless his/her work requires him/her to be elsewhere, to wit: On June 7, 2016, the offender was arrested in Port Aransas, Texas at 2:30am for Burglary of a Vehicle.

ISP

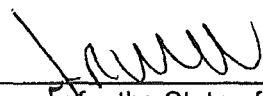
ISP4. Offender failed to maintain total abstinence from the possession or use of alcoholic beverages and any narcotics or dangerous drugs not prescribed by a physician and cooperate fully with the community supervision officer and any agency contracted therewith to achieve your rehabilitation, to wit: On 9/22/17, 10/16/17, 11/2/17, 3/6/18, 4/4/18, 4/23/18, 5/29/18, 6/4/18, 8/23/18, marijuana was detected in the offender's urine. On 3/3/17, 4/7/17, 4/19/17, 4/25/17, 7/27/17, and 6/4/18, cocaine was detected in the offender's urine. A hair follicle test conducted on 12/9/16 tested positive for cocaine.

ISP5. Offender failed to submit a urine specimen to be tested for alcohol, narcotics, dangerous drugs, or any other test whenever instructed by the Court and/or the Supervision Officer, to wit: The offender failed to submit specimens for drug testing on the following dates: 10/5/16, 10/11/16, 12/15/16, 1/10/17, 1/20/17, 3/2/17, 3/31/17, 6/30/17, 8/9/17, 9/8/17, 10/9/17, 5/18/18, 6/18/18, 7/10/18, 7/30/18, 8/10/18, 8/14/18, and 9/10/18.

Your petitioner would show the Court that he has good reason to believe, and does believe and charge, that the said Defendant herein has willfully and intentionally violated the conditions of his community supervision as described above. That the said violations of the conditions of his community supervision as mentioned above, were committed while the said community supervision was in full force and effect.

WHEREFORE, PREMISES CONSIDERED, your Petitioner prays that capias issue, and, upon arrest, that the Defendant be brought before the Court so that the Court may determine whether or not the Judgment should be entered and sentence be executed as provided therein.

Respectfully submitted,



Attorney for the State of Texas
Lubbock County, Texas
State Bar No. 24093390

Defendant	PID	DOB	Jail	Description	Number	Type	Court	Status	File Date
DUNN, DANIEL	220301	3/30/1990	NO	DISCHARGE FIREARM- METRO	2012471805	Case	CL02	CLOSED	10/8/2012
DUNN, DANIEL	220301	3/30/1990	NO	RETALIATION	2012436645	Case	D364	CLOSED	11/14/2012
DUNN, DANIEL	220301	3/30/1990	NO	TAMPER W/WITNESS	3214101003	Magistrate		CLOSED	
DUNN, DANIEL	220301	3/30/1990	NO	RETALIATION	3213213001	Magistrate		CLOSED	
DUNN, DANIEL	220301	3/30/1990	NO	UCW	2012471807	Case	CL02	CLOSED	10/8/2012
DUNN, DANIEL	220301	3/30/1990	NO	STALKING	3214101001	Magistrate		CLOSED	